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| APPLICATION NO.              | FILING DATE     | FIRST NAMED INVENTOR  | ATTORNEY DOCKET NO.     | CONFIRMATION NO.        |  |
|------------------------------|-----------------|-----------------------|-------------------------|-------------------------|--|
| 09/437,580                   | 11/09/1999      | ALEXANDER G. MACINNIS | 36101/SAH/B6            | 8182                    |  |
| 23363 7:                     | 590 11/20/2002  |                       |                         |                         |  |
| CHRISTIE, PARKER & HALE, LLP |                 |                       | EXAMINER                |                         |  |
| SUITE 500                    | LORADO BOULEVAR |                       | NGUYEN, KEVIN M         |                         |  |
| PASADENA, CA 91105           |                 |                       | ART UNIT                | PAPER NUMBER            |  |
|                              |                 |                       | 2674                    |                         |  |
|                              |                 |                       | DATE MAILED: 11/20/2002 | DATE MAILED: 11/20/2002 |  |

Please find below and/or attached an Office communication concerning this application or proceeding.

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|  |   |  |   | 186      |
|--|---|--|---|----------|
| . Office Action Summary                              |   | Application No.  | Applicant(s)  | <u> </u> |
|  |   | 09/437,580   | MACINNIS ET AL.   |          |
|  |   | Examiner   | Art Unit  |          |
|  |   | Kevin M. Nguyen  | 2674  |          |
|  | The MAILING DATE of this communication ap   | pears on the cover sheet wi  | h the correspondence address  |          |
| Period fo  | • •   | VIC CET TO EVDIDE 2 M  | ONTU(O) EDOM  |          |
| THE I - Exter after - If the - If NC - Failu - Any r | ORTENED STATUTORY PERIOD FOR REPI MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b). | . 136(a). In no event, however, may a reply within the statutory minimum of thirty will apply and will expire SIX (6) MON te, cause the application to become AB | ply be timely filed  (30) days will be considered timely.  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133). |          |
| 1)⊠  | Responsive to communication(s) filed on 20  | September 2002 .   | •:  |          |
| 2a)□   |   | his action is non-final.   |   |          |
| 3)□  | Since this application is in condition for allow closed in accordance with the practice unde  |  |   | ;        |
| Dispositi  | on of Claims  |  |   |          |
| 4)⊠  | Claim(s) 1-20 is/are pending in the application   | on.  |   |          |
|  | 4a) Of the above claim(s) is/are withdra  | awn from consideration.  |   |          |
| 5)□  | Claim(s) is/are allowed.  |  |   |          |
| 6)⊠  | Claim(s) <u>1-20</u> is/are rejected.   |  |   |          |
| 7)   | Claim(s) is/are objected to.  |  |   |          |
| •  | Claim(s) are subject to restriction and/<br>on Papers   | or election requirement.   |   |          |
| 9)□  | The specification is objected to by the Examin  | er.  |   |          |
| 10) 🔲 🤈  | The drawing(s) filed on is/are: a) acc  | epted or b)□ objected to by th   | e Examiner.   |          |
|  | Applicant may not request that any objection to t   | he drawing(s) be held in abeya   | nce. See 37 CFR 1.85(a).  |          |
| 11)[2]   | The proposed drawing correction filed on <u>20 S</u>  | <u>September 2002</u> is: a)⊠ app  | roved b) disapproved by the Exa   | mine     |
|  | If approved, corrected drawings are required in re  |  |   |          |
|  | The oath or declaration is objected to by the E   | xaminer.   |   |          |
| _  | ınder 35 U.S.C. §§ 119 and 120  |  |   |          |
| · -  | Acknowledgment is made of a claim for foreig  | gn priority under 35 U.S.C. §  | 119(a)-(d) or (f).  |          |
| a)[  | ☐ All b)☐ Some * c)☐ None of:   |  |   |          |
|  | 1. Certified copies of the priority documer   |  |   |          |
|  | 2. Certified copies of the priority documer   |  | <u> </u>  |          |
| * S  | 3. Copies of the certified copies of the pricapplication from the International Bee the attached detailed Office action for a lis   | ureau (PCT Rule 17.2(a)).  | -   |          |
| 14) 🗌 A  | acknowledgment is made of a claim for domes   | tic priority under 35 U.S.C.   | § 119(e) (to a provisional applicatio   | n).      |
|  | )   | • •  |   |          |
| Attachmen  | •   | <del>-</del>   |   |          |
| 2) Notic   | e of References Cited (PTO-892)<br>e of Draftsperson's Patent Drawing Review (PTO-948)<br>nation Disclosure Statement(s) (PTO-1449) Paper No(s)   | 5) Notice of I   | tummary (PTO-413) Paper No(s)  Informal Patent Application (PTO-152)  |          |

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#### DETAILED ACTION

### Request for Continued Examination

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 10/21/2002 has been entered. An action on the RCE follows:
- 2. The information disclosure statement filed 9/20/2002 and 10/21/2002 that has been placed in the application file, the information referred to therein have been considered as to the merits.
- 3. The corrected or substitute drawings were received on 9/20/2002. These drawings are approved.
- 4. The indicated allowability of claims 1-20 are withdrawn in view of the newly discovered reference(s) to Saeger et al (IDS). Rejections based on the newly cited reference(s) follow.

# Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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6. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tateyama (US 5,515,077) in view of Saeger et al (US 5,467,144).

As to claim 1, Tateyama teaches the method of horizontally scrolling a display window to the left comprising the steps of blanking out four bit color data (10, 10) (see Fig. 24 D) in one horizontal display period (Fig. 24 A, col. 8, lines 3-24), image is scrolled by one dots to the left (horizontal scroll +1) (Fig. 24E, col. 8, lines 50-52), a picture is displayed on the screen in plurality color mode for each "nH" (n rasters) (see Fig. 28, col. 8, lines 25-26). Tateyama et al fail to teach a read pointer. However, Saeger et al teach the position of the PIP overlay on the screen will be determined by the starting address of the read pointer of the video RAM at the start of the scanning for each field of the main signal (figure 18, col. 16, lines 7-10). It would have been obvious to a person of ordinary skill in the art at the time of the invention to utilize the read pointer taught by Saeger et al in Tateyama et al's image because this would map or determine the positions of the pictures (col. 1, lines 11-12 of Saeger et al).

As to claims 2 and 4, Tateyama teaches the image is scrolled by two dots to the left (horizontal scroll +2), and a color vector (Y2 Y3 U1 V1,... Yn-2 Yn-1 Um Vm, Z) is read, where m=(n-1)/2 (see col. 7, lines 38-41).

As to claim 3, Tateyama teaches blanking out four-bit color data (10, 10) (see Fig. 24 D).

As to claim 5, Tateyama teaches the image is scrolled by two dots (pixel) to the left (horizontal scroll +2), and a color vector (Y2 Y3 U1 V1,... Yn-2 Yn-1 Um Vm, Z) is

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read, where m=(n-1)/2 (see col. 7, lines 38-41), blanking out four bit color data (10, 10) (see Fig. 24 D).

As to claim 6, Tateyama teaches the pallet codes are defined by data of 4, 5, 6, and bits for the 16, 32, and 64, 128 color modes (see col. 1, lines 25-28).

As to claim 7, Tateyama teaches the method of horizontally scrolling a display window to the right comprising the steps of blanking out four bit color data (10, 10) (see Fig. 25 D) in one horizontal display period (Fig. 25 A, col. 8, lines 3-24), image is scrolled by one dots to the right (horizontal scroll -1) (Fig. 25E, col. 8, lines 50-52), a picture is displayed on the screen in plurality color mode for each "nH" (n rasters) (see Fig. 28, col. 8, lines 25-26). Tateyama et al fail to teach a read pointer. However, Saeger et al teach the position of the PIP overlay on the screen will be determined by the starting address of the read pointer of the video RAM at the start of the scanning for each field of the main signal (figure 18, col. 16, lines 7-10). It would have been obvious to a person of ordinary skill in the art at the time of the invention to utilize the read pointer taught by Saeger et al in Tateyama et al's image because this would map or determine the positions of the pictures (col. 1, lines 11-12 of Saeger et al).

As to claims 8 and 10, Tateyama teaches the image is scrolled by two dots to the right (horizontal scroll -2), and a color vector (Y2 Y3 U1 V1,... Yn-2 Yn-1 Um Vm, Z) is read, where m=(n-1)/2 (see col. 7, lines 38-41).

As to claim 9, Tateyama teaches blanking out four-bit color data (10, 10) (see Fig. 24 D).

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As to claim 11, Tateyama teaches the image is scrolled by two dots (pixel) to the right (horizontal scroll -2), and a color vector (Y2 Y3 U1 V1,... Yn-2 Yn-1 Um Vm, Z) is read, where m=(n-1)/2 (see col. 7, lines 38-41), blanking out four bit color data (10, 10) (see Fig. 24 D).

As to claim 12, Tateyama teaches the pallet codes are defined by data of 4, 5, 6, and bits for the 16, 32, and 64, 128 color modes (see col. 1, lines 25-28).

As to claim 13, Tateyama teaches the graphic display system which includes the a game-software recording medium CD-ROM 100 (raw graphic data), control unit 104 (a display engine) for mainly controlling transmission of image data (see Fig. 9, col. 4, lines 29-33), the control unit 104 has direct memory access (DMA) are supplied through an SCSI interface form CD-ROM 100. Data supplied to the SCSI controller are buffered in the K-RAM (see Fig. 30, col. 9, lines 53-57), blanking out four bit color data (10, 10) (see Fig. 24 D). Tateyama et al fail to teach a read pointer. However, Saeger et al teach the position of the PIP overlay on the screen will be determined by the starting address of the read pointer of the video RAM at the start of the scanning for each field of the main signal (figure 18, col. 16, lines 7-10). It would have been obvious to a person of ordinary skill in the art at the time of the invention to utilize the read pointer taught by Saeger et al in Tateyama et al's image because this would map or determine the positions of the pictures (col. 1, lines 11-12 of Saeger et al).

As to claims 14-17, Tateyama teaches the format for compressed image data in the memory, pallet colors in 16, 32, 64 and 128 color modes are employed to display images. Image data are transmitted for 16 rasters (lines) through a data bus of 8 bits.

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According to the system, plural color modes may be used for one screen; however, 16 raster data are displayed in a single color mode. In FIG. 31, "A" specifies the type of image data. In the area "A", each of "FFH" and "F8H" represents IDCT compressed data for a natural picture. On the other hand, each of "F3H,"F2H," F1H" and "F0H" represents image data with a color pallet for an animation picture. "F3H," F2H," F1H" and "F0H" represent run-length compressed data of 128, 64, 32 and 16 colors, respectively. "B," C" and "D" represent the first and last halves of bytes of a compressed data region and data for two byte boundary of compressed data, respectively (see col. 10, lines 18-34).

As to claims 18-20, Saeger et al teach the position of the PIP overlay on the screen will be determined by the starting address of the read pointer of the video RAM at the start of the scanning for each field of the main signal (figure 18, col. 16, lines 7-10).

7. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tateyama (US 5,515,077) in view of Sokawa et al (US 6,353,460).

As to claims 1-20, Tateyama teaches the method of horizontally scrolling a display window to the left comprising the steps of blanking out four bit color data (10, 10) (see Fig. 24 D) in one horizontal display period (Fig. 24 A, col. 8, lines 3-24), image is scrolled by one dots to the left (horizontal scroll +1) (Fig. 24E, col. 8, lines 50-52), a picture is displayed on the screen in plurality color mode for each "nH" (n rasters) (see Fig. 28, col. 8, lines 25-26). Tateyama et al fail to teach a read pointer. However, Sokawa et al teach a read pointer P<sub>R</sub> pointing to the head address of the first input

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buffer portion, starting the read of the input image data from the first input buffer portion (figure 12, col. 22, lines 28-31). Since the plurality of output ports are provided with the plurality of read pointers and the relationships between the pointers can be programmably set, a variety of memory functions can be realized (col. 24, lines 7-10). It would have been obvious to a person of ordinary skill in the art at the time of the invention to utilize the read pointer taught by Sokawa et al in Tateyama's image because this would perform efficient high level image processing while providing an video signal processing device with a reduced cost (col. 9, lines 18-20 of Sokawa et al).

8. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tateyama (US 5,515,077) in view of Numata (US 5,907635).

As to claims 1-20, Tateyama teaches the method of horizontally scrolling a display window to the left comprising the steps of blanking out four bit color data (10, 10) (see Fig. 24 D) in one horizontal display period (Fig. 24 A, col. 8, lines 3-24), image is scrolled by one dots to the left (horizontal scroll +1) (Fig. 24E, col. 8, lines 50-52), a picture is displayed on the screen in plurality color mode for each "nH" (n rasters) (see Fig. 28, col. 8, lines 25-26). Tateyama et al fail to teach a read pointer. However, Numata teaches the address pointer (read pointer) is shifted on bit leftwardly (figure 9, col. 6, lines 40-41). It would have been obvious to a person of ordinary skill in the art at the time of the invention to utilize the read pointer taught by Numata in Tateyama's image because this would provide quantization and variable length coding of a picture data at a high speed (col. 1, lines 11-12 of Numata).



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9. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tateyama (US 5,515,077) in view of Allen et al (US 5,982,425).

As to claims 1-20, Tateyama teaches the method of horizontally scrolling a display window to the left comprising the steps of blanking out four bit color data (10, 10) (see Fig. 24 D) in one horizontal display period (Fig. 24 A, col. 8, lines 3-24), image is scrolled by one dots to the left (horizontal scroll +1) (Fig. 24E, col. 8, lines 50-52), a picture is displayed on the screen in plurality color mode for each "nH" (n rasters) (see Fig. 28, col. 8, lines 25-26). Tateyama et al fail to teach a read pointer. However, Allen et al teach read pointers 405, 410 and 415 using to incrementally drain the three planes of the video buffer 100 (figure 4, col. 6, lines 31-32). It would have been obvious to a person of ordinary skill in the art at the time of the invention to utilize the read pointer taught by Allen et al in Tateyama's image because the sequence counter is configured to detect when a final location of the sequence of memory location has been addressed (col. 2, lines 56-58 of Allen et al).

#### Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Kevin M. Nguyen** whose telephone number is **703-305-6209**. The examiner can normally be reached on MON-FRI from 9:00-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard A Hjerpe can be reached on 703-305-4709.

Any response to this action should be mailed to:

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Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered response should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Kevin M. Nguyen Examiner Art Unit 2674

> RICHARD HUERPE SUPERMSCRY PATENT EXAMINER THE MOLECY CENTER 2000